

TAFT IS FOR FEDERAL LEASE

He Defends Present Plan of
Government

DISAGREES WITH OTHERS

He Declares the West Needs Capital
and He Believes It Can Be At-
tracted Only by the Present
System.

Denver, Col., Oct. 4.—President Taft arrived here at 9 o'clock yesterday and was taken immediately to the Country club, where he was the guest of the Yale alumni at breakfast.

In a speech to the public lands convention here, President Taft flatly disagreed with the sentiment of that convention in regard to the leasing of public lands by the federal government expressed in resolutions adopted Monday. The president declared that the West needed capital to develop its public lands, and said that only through a federal leasing system could such capital be induced to come West.

The president made two important speeches during the day, the first at the public lands convention and the second to the members of the Republican organization.

To the Republican committee, the president talked politics and outlined the position of the party as he interpreted it.

Last night the president was entertained at the chamber of commerce dinner, where 700 covers were laid.

STATE CLAIMS RIGHT TO TAX EDDY ESTATE

Attorney-General Insists That Will
Should Have Been Filed in Boston
—Supreme Court Hears
Case.

Boston, Oct. 4.—The great legal fight to determine whether New Hampshire or Massachusetts is entitled to an inheritance tax upon the estate of Mrs. Mary Baker Eddy, which is valued at more than \$2,000,000, was begun before Judge Morton in the supreme judicial court yesterday.

There was a large attendance from New Hampshire, including former Senator William E. Chandler, Attorney-General Edwin G. Eastman and Gen. Frank Street.

The questions which will arise grow out of the appeal taken by Attorney-General James M. Swift of Massachusetts from the allowance of ancillary proceedings by the probate court of Suffolk county on the will and two codicils of Mrs. Eddy.

The attorney-general contends that the probate court did not have jurisdiction, as Mrs. Eddy lived and died in New Hampshire, which is in Middlesex county. Mr. Swift claims that the legal domicile of Mrs. Eddy was in Massachusetts and that the probate court should treat her will as an original document offered there and not merely as a copy for purposes of administration upon her property in Massachusetts.

Charles F. Choate, who represents the executor of Mrs. Eddy's will, Henry M. Baker of Bow, N. H., relies upon the jurisdiction of the courts of New Hampshire in allowing the will, on the grounds that Mrs. Eddy died at the time which was made Sept. 13, 1901, describes herself as of Concord, N. H., and that in two codicils, the last of which was executed in 1904, she likewise gives her place of residence as Concord.

Considerable evidence on the matter of domicile will be offered by both sides to settle the facts, which later will be embodied in a report of the case to the full bench of the supreme judicial court.

How She Fooled the Doctor

Three years ago my little girl, Angela, was taken sick with scarlet fever and later dropsy set in; her face and limbs swelled and her eyes puffed. A leading physician here at the time, which was without the slightest success. A sample of your Swamp-Root, having been left at the house at the time, I resolved to try it, and as it agreed with her stomach, I continued using it with grateful results. The inflammation began to subside after she had taken the first fifty-cent bottle, and after she took two large bottles she was pronounced cured by the doctor and has been in good health ever since. The doctor came to see her every day and examined her every second day until he pronounced her kidneys in perfect condition.

Now, then, the doctor was under the impression that I was giving my girl his medicine, but as his medicine had failed to do a bit of good, and desiring not to offend him, I did not tell him I was giving her Swamp-Root and he did not know the difference. I did not use one drop of his medicine after I started my girl on Swamp-Root, and have always felt that Dr. Kilmer's Swamp-Root saved my girl's life, for which I am grateful.

I cannot praise it too highly.
Very truly,
MRS. MARY BYRNE,
New Brunswick, N. J.

State of New Jersey,
County of Middlesex, ss.
Mrs. Mary Byrne, being duly sworn by me, according to law, on her oath swears that the above statement made by me is just and true.
MARGARET P. O'DONNELL,
Notary Public.

Letter to
Dr. Kilmer & Co.,
Binghamton, N. Y.

Prove What Swamp-Root Will Do for You
Send to Dr. Kilmer & Co., Binghamton, N. Y., for a sample bottle. It will convince anyone. You will also receive a booklet of valuable information, telling all about the kidneys and bladder. When writing, be sure and mention the Barre Daily Times. Regular fifty-cent and one-dollar size bottles for sale at all drug stores.

Hood's Pills

Cure Constipation
Biliousness
Liver Ills

NEW TRIAL DENIED JOSEPHINE AVERILL

Supreme Court Hands Down Opinion,
Dismissing Petition of Woman
Who Was Convicted of Man-
slaughter.

A new trial was yesterday afternoon denied Josephine Averill of St. Albans, who was convicted of manslaughter in killing her husband and who was sentenced to 12 years at hard labor, an opinion being handed down by the Vermont supreme court, dismissing her petition, no error being found in the proceedings of the county court and the respondent taking nothing on her exceptions.

Petition for new trial was filed in April and heard at the May term. The question considered was whether a person indicted for murder can be convicted of involuntary manslaughter when the conditions justify it and Judge Watson rehearsed the various degrees under which a person can be sentenced in this state and especially the difference between murder, voluntary and involuntary manslaughter. The petition is based on the respondent's surprise that the court gave any charge on involuntary manslaughter and her lack of opportunity to meet that charge. Judge Watson stated that she should have been ready for the inclusion of such a charge and there was no ground for surprise since this view of the case rested almost entirely on the testimony of the respondent. Consequently, she was at fault and her argument has no force.

In the case of Charles L. Davis vs. Hugh Dandell, Windham county, Judge Powers referred to "an unwarranted appeal to the sympathy of the jury which should not have been allowed," and handed down an opinion reversing the judgment and remanding the case.

In the Windham county case of A. Crosby Kennett and Herbert S. Mudgett vs. George A. Tudor and Ernest Tudor, judgment is affirmed except as to damages, but those are reversed and cause remanded. The lower verdict was that plaintiffs recover of defendants \$782.35 with the finding that the sum due on the Gobson and Ware mortgages held by William Dailey is \$782.35 and the finding that nothing was allowed in the verdict as damages on account of the defense of the New Hampshire suit of Dailey vs. Kennett. Court found that the cause of action arose from wilful acts of defendants and "they ought to be confined in close jail." The opinion was handed down by Judge Rowell.

In Rutland county case of Robert J. Roberts et al vs. the W. H. Hughes company et al., in regard to the issue of certain bonds by the corporation in which the parties were interested after a receivership had been named and a question as to the validity of such bonds. Judge Munson handed down an opinion reversing the judgment and remanding the cause with mandate not filed. Judges Watson and Powers dissent from a portion of the opinion.

In case of Frances J. Bishop vs. Readboro Chair Manufacturing company of Bennington county, Judge Watson, reading judgment was affirmed. The lower court's verdict was for the plaintiff on two counts for \$95.00 on one and \$100 on the other for damages done her house by flying timber from piles stacked in the yard of the company and which were blown by a high wind through the windows and against the clapboards of the house. The evidence showed that the company was aware of the danger and had been asked to wind down the piles. The ruling of the trial court was without error.

Judgment is affirmed in favor of the plaintiff in the case of Abbie Duggan vs. T. J. Heapy, a Montpelier case in which the opinion was read by Judge Haselton. Judge Powers dissents believing that the plaintiff took risks for which she was herself liable when she operated the mangle and knew the physical condition of the machine. The plaintiff holds that in the case of the injuries to the plaintiff when she was operating a mangle in the basement of the Pavilion hotel of which T. J. Heapy is proprietor, she was not protected by a guard rail which should have been upon the machine but that there was such a rail in the hotel which had been removed before the machine was purchased from a former owner of the hotel and had never been replaced. The plaintiff knew nothing of such a rail.

The defendants said they were away on vacation when the accident occurred and that the landress was away and that the plaintiff had been instructed not to use the mangle but the testimony conflicted here. The defendant said the court was bound to furnish the plaintiff reasonable safety and the testimony of an expert proved that the mangle was unsafe to use without the rail which the plaintiff's fingers were carried between the rollers.

When a servant does not know of the risk taken or cannot be shown to have had full knowledge of the risks that attend the operator's work, he cannot be said to be at fault for his injuries if there is a defect which the owner should have remedied. The question was whether the plaintiff was aware of the guard rail and assumed the risk of operating the mangle without its protection and she cannot be said to have assumed a danger that she was not familiar with. The verdict was for \$2,500.

In the Washington county case of Terrance McKane vs. M. M. Gordon and R. A. Hoar, Judge Powers rehearsed the case but made no decision in the expectation that the litigation would be settled. Hoar and Gordon represented the plaintiff in a case although not as joint counsel and he claims overcharge. A judgment for plaintiff for \$351.57 was made in lower court and the case went to the supreme court on exceptions.

In the Windham county case of John Hartigan vs. the Deerfield Lumber company, in which verdict for plaintiff to recover \$882 damages was made, and exceptions filed by defendants. Judge Watson read an opinion reversing judgment and awarding judgment for the defense to recover its costs.

CANADA CATCHES AMERICANS.
In Five Months 72,000 Have Moved Over
Line from the United States.

Winnipeg, Man., Oct. 4.—According to statistics, 213,000 settlers have entered western Canada during the last five months, 72,000 being from the United States.

WEBSTER'S NEW STANDARD (ILLUSTRATED) DICTIONARY COUPON

OCTOBER 4, 1911
SIX COUPONS OF CONSECUTIVE DATES
CONSTITUTE A SET

Cut out the above coupon, with five others of consecutive dates, and present them at this office, with the expense bonus amount herein set opposite any style of Dictionary selected (which covers the items of the cost of packing, express from the factory, checking, clerk hire and other necessary EXPENSE items), and receive your choice of these three books.

The \$3.50 (Like illustration in advertisement elsewhere in this issue) WEBSTER'S New Standard Dictionary is bound in full Limp Leather, flexible, stamped in gold on back and sides, printed on Bible paper, with red edges and corners rounded; beautiful, strong, durable. Besides the general contents as described elsewhere there are maps illustrated and over 800 subjects beautifully illustrated by three-color plates, numerous subjects by monochrome, 16 pages of valuable charts in two colors, and the late United States Census. Present at this office six consecutive Dictionary coupons and the

The \$2.00 WEBSTER'S New Standard Dictionary is bound in half leather, stamped in gold on back and sides, printed on Bible paper, with red edges and corners rounded. It contains the same general contents as the \$3.50 book, but with square corners. Six consecutive coupons and the

The \$1.50 WEBSTER'S New Standard Dictionary is in plain cloth binding, stamped in gold and black; has same paper, same size and contents as the other two. Six consecutive coupons and the

Any book by mail, 22c extra for postage

PUT THE TIMES BOOK IN YOUR GRIP FOR ANY OLD TRIP

Take Along Your Little Black Friend
When Next You Go Away—Won't
Be Burdensome.

Are you planning a business trip? In that event, the best investment you can make is six dictionary coupons and a small expense bonus in a black, limp-leather "looks-like-a-Bible" Webster's New Standard Dictionary, illustrated.

Whether on business or pleasure bent, when you travel you will be writing letters, postal cards or telegrams.

In writing a "wire" every word must count its full value and then some, for our space for expression is limited. Let the Times Dictionary help you out of your difficulty, whether you are cabling an important business message or merely writing to your wife.

You can settle many a question that may arise when you are far away from your own library or any public library, if you have had the forethought to place that little black volume in your grip. It will take up but little room in your luggage, and it will be a big help.

As you look out of your train window, or from the deck of some river or lake steamer, you will see many towns. Some of them may arouse your curiosity; you can find something about most of them in the Times reference book.

A great book at home or abroad. If you are going to visit friends, you could not find a more acceptable present for the old or young than the handsome leather-bound volume which has won more than fifty thousand friends in a few weeks' time.

Six coupons and a small expense bonus get one, as you will see under the dictionary coupon on another page.

SEEK BIGGER SMUGGLERS.

Even Collins and Allen, Who Paid Heavy Fines, Do Not Satisfy Officials.

New York, Oct. 4.—The jewel smuggling for which Nathan Allen of Kenosha, Wis., and John P. Collins of Memphis, paid heavy fines Monday was under further investigation yesterday by the federal grand jury. The government is trying to find who was responsible for bribing a customs officer and corrupting several government employees, it is said, to work at extensive frauds. They are on the trail also of a wealthy banker, better known even than Allen or Collins.

These two men who pleaded guilty and were fined Monday, are under subpoena to appear as witnesses before the grand jury. Their attorney denies, however, that they have any agreement with the government to make valuable revelations. Allen, the attorney declares, is the victim of a plot, and there are indications that the government is still far from the bottom of the plot in which the smuggling of the jewels afterward possessed by Mrs. Helen Dwyer Jenkins was only an incident.

Yesterday's National League Results.

At Philadelphia—New York 12, Philadelphia 3.
At St. Louis—Chicago 14, St. Louis 8.
National League Standing.
Won. Lost. Pct.
New York.....93 50 .650
Chicago.....88 60 .593
Pittsburgh.....84 67 .556
Philadelphia.....79 67 .541
St. Louis.....73 71 .507
Cincinnati.....68 81 .450
Brooklyn.....60 82 .423
Boston.....38 106 .264

Yesterday's American League Results.

At New York—Boston 4, New York 1; Boston 7, New York 0.
At Washington—Philadelphia 6, Washington 2; Washington 2, Philadelphia 6.
American League Standing.
Won. Lost. Pct.
Philadelphia.....99 49 .669
Detroit.....87 61 .588
Cleveland.....78 70 .523
New York.....76 73 .510
Chicago.....74 72 .507
Boston.....74 75 .497
Washington.....63 87 .420
St. Louis.....41 105 .281

Bronchitis Conquered

Seventy Years Old and Praises Wonderful Hyomei.

"I had a severe attack of jaundice. It left me with bronchitis and catarrh of my throat. I became quite deaf in one ear so I could not hear a watch tick. I commenced using your HYOMEI and inhaler and soon got relief, and believe that it saved my life. I have recommended it to many. I am over seventy years old. I have told several prominent doctors what it did for me." Wm. H. Mowder, Washington, N. J., R. F. D. March 16, 1911.

For catarrh, asthma, bronchitis, coughs, colds, and catarrhal deafness, HYOMEI is guaranteed by the Red Cross Pharmacy. Complete outfit including inhaler and bottle HYOMEI \$1.00, separate bottles HYOMEI if afterwards needed 50 cents.

TRUSTS TO OBEY LAW

Making Peace, the Report, With
Government

THE STEEL COMBINATION

Said to Show Yielding Disposition—Others Include Electrical and Grocers—Powder and Harvester Also Willing to Come to Terms.

Washington, Oct. 4.—Definite information has been obtained here that when Attorney General Wickersham returns to the capital next Monday, he will have with him "agreed deponents" with the electrical trust, the Du Pont Powder company, the Southern Wholesale Grocers' association, and probably one with the International Harvester company and possibly one with the steel trust. The attorney-general intended to return to Washington Monday, but his consultations with representatives of the great corporations named resulted so promisingly that he will stay in New York for a week longer to conclude arrangements by which in most cases complete settlements of the corporation controversy will be made favorable to the government contention.

The attorney-general has not offered any compromise. He made it known to the great business representatives that the only terms on which he would deal with them would be on the basis of a compact that they would go into a circuit court with an agreement to proceed to complete reorganization within the lines of the law, the circuit court to give the agreement the form of an order, so that in case of violation the offending company would be in contempt of court. Word in Washington is that the attorney-general has reached final agreement with the first three corporations named and probably with the Harvester company. The steel corporation, it is said, despite its announcement of a few days ago, is showing symptoms of a yielding disposition.

SHOOT THREE OFFICERS.

Two Killed by Men in Gibson Station, Va., Who Object to Girl's Arrest.

Jonesville, Va., Oct. 4.—In a fight between a sheriff's posse and kinsmen of a young woman wanted as a murder trial witness at Gibson Station, Va., yesterday, two deputy sheriffs were killed and another officer was seriously injured. The posse was beaten off, and another has been organized here to regain the bodies of the victims and arrest the men who did the shooting.

It is said that Miss Denny, the girl wanted, was willing to go with the officers, but her kinsfolk objected.

LIFE IMPRISONMENT FOR MURDER

Clifton Thompson Accepted Sentence Statically—Killed Woman in January.

Providence, R. I., Oct. 3.—Life imprisonment was the sentence imposed today against Clifton Thompson, a negro youth, convicted of the murder of Mrs. Minka Fine here last January. There is no capital punishment in Rhode Island. Thompson accepted his sentence with stoicism. Robbery was the motive for the crime.

WANTS McNAMARA EVIDENCE.

Los Angeles Dist. Atty. Wants Books, Dynamite, Etc., Found in Indianapolis.

Indianapolis, Ind., Oct. 4.—J. D. Fredrick, district attorney of Los Angeles county, Cal., through his attorney has filed a petition in the criminal court here to obtain permission to take the books, documents, dynamite and clocks, confiscated by the Indianapolis police when John J. McNamara was arrested here last April, to California to use as evidence in the coming trial of McNamara. The court ordered that the books and papers be guarded until Thursday, when he would hold a hearing on the petition. Prosecutor Frank P. Baker had intended to return the books and documents to the Structural Iron Workers' union yesterday.

RUSSIAN OFFICIAL SHOT DEAD.

M. von Hellen, President of High Court of Justice in Finland.

St. Petersburg, Oct. 4.—M. von Hellen, president of the high court of justice at Abo, Finland, was shot dead Monday by an assassin, who immediately killed himself.

The victim for a short time in 1905 was procurator general. He was leaving his home late Monday night when Loeflaad, who had hidden behind the outer door, fired two shots, one piercing the heart and the other the left arm. M. von Hellen expired a moment later. The assassin fired a third bullet into his own forehead, and falling on the steps in front of the doorway died in fifteen minutes without having regained consciousness.

SCOTT'S EMULSION

is the near-nature treatment for Consumption.

The power it creates, its purity and wholesomeness are Nature's greatest aid in overcoming disease.

ALL DRUGGISTS

IN LOCAL MARKETS

Fresh Eggs Firm, Supply is Fair

DRESSED PORK IS EASIER

And Sells at 8 1-2 Cents, While Fowls Are Also Selling Lower, Other Prices Being Little Changed.

Barre, Vt., Oct. 4, 1911.

Dressed pork easier. Fresh eggs firm, with fair supply. Wholesale quotations: Dressed pork—8½¢. Veals—Fancy, 9@9½¢. Lambs—12¢. Fowls—14@15¢. Chickens—17@18¢. Butter—Creamery 30, dairy 27@28¢. Potatoes—60@65¢ per bushel.

RICKER'S MARKET REPORTS

Milch Cows \$35@60, Hogs 5@5½ Cents.
St. Johnsbury, Oct. 4.—Receipts at W. A. Ricker's market for last week were: Poultry—5,000 pounds, 9@10¢. Lambs—200, 3@5¢. Hogs—200, 5@6½¢. Cattle—70, 1@5¢. Calves—400, 3@6½¢. Milch cows—50, \$35@60.

IN BOSTON MARKETS.

Butter Advancing in Price and Eggs Have Like Tendency.

Boston, Oct. 4.—The advance in fine butter continues in the local market, another advance of one-half cent having been made. The scarcity of this kind of stock is even more pronounced now than it was last week, and with prices higher in all of the outside markets there has been no other course open to local dealers except to raise their prices. Dealers detracting for supplies on the basis of the Canton, N. Y., or the Elgin, Ill., markets will be obliged to pay a cent a pound more this week than they bought for last week. Naturally there is no inclination among the trade to part with the goods held at less than they can be replaced.

No weakening of prices is noted in the primary cheese markets and local prices are firmly held. Fine York state twins are held at 15½@16¢, and on the basis of recent costs in the country, 15½¢ is as low as dealers can sell and make any profit. The demand, however, is steady, rather than active, and sales at 16¢ are few and far between. The supply of new-laid eggs is on the decline and prices are on the rise, though no actual advance has taken place from the prices of last week. Jobbing quotations: Butter—Fancy northern creamery, tubs 31@31½¢, boxes 32@32½¢, prints 32½@33¢; fancy western creamery, spruce tubs 31@31½¢, ash tubs 30½@31¢, fair to good creamery 26@28¢, fancy dairy 28@29¢.

Cheese—New York twins, fancy 15½@16¢, fair to good 14@15¢, Vermont twins, fancy 14½@15¢, fair to good 13@14¢, Young America 16@16½¢.

Eggs—Fancy hennessy 37@39¢, extra eastern 32@34¢, fresh western extra 28@30¢, choice 25@26¢, storage 23@25¢.

FOUND DEAD IN BARN.

Miner Tower, Aged 67, Was Strangled at North Adams, Mass.

North Adams, Mass., Oct. 3.—Strangled by the stanchions which tethered his cows, Miner Tower, 67 years old, was found dead in his barn on Walker street yesterday afternoon by Harvey McNeil. Mr. Tower must have been dead for several hours.

He went out at 4 o'clock yesterday morning to slaughter two lambs. He did not return at noon, and Mrs. Tower, who is feeble, had to wait till some neighbor came so she could have a search made for her husband. The body was found on the barn floor with one of the heavy stanchions lying upon it. Medical Examiner C. J. Brown believes that, trying to catch a lamb, Mr. Tower toppled the stanchion over upon himself. The blow probably rendered him unconscious, and the weight of the stanchion on his breast prevented his breathing. No bones were broken.

Mr. Tower was the twin brother of Miles Tower of Florida and was born in Florida. He followed farming all his life. Recently he came from Florida to this city. He is survived by his wife and a son, Clinton Tower of Springfield.

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A Safe Buying Place

Your interests are ours in this business; there wouldn't be much sense in selling clothes that were not good for you; we couldn't keep it up very long.

Our idea is to sell you clothes that are best for you, because there are no better clothes made than

Hart Schaffner & Marx

We know something about quality in clothes, and we chose these because they are best for you—therefore best for us.

Wear a H. S. & M. suit or overcoat and see how near we are right.

Suits, - \$18 to \$30
Overcoats, \$15 to \$35

Moore & Owens

Barre's Leading Clothiers
122 No. Main Street Barre, Vt. Tel. 66-L

HOW SALMON GET UP FALLS.

Both Roosevelt and Another Authority Contradicted.

Some years ago a dispute arose between a preacher of New England and Colonel Roosevelt as to how salmon get up waterfalls, the preacher claiming that they jumped as high as possible, caught there by their tails and with another spring landed in the water above. Neither the preacher nor the president was right. Once where Bully creek, a small stream perhaps thirty feet across at the point mentioned, flows into the Malheur river, I was hunting salmon with a rifle. It was between daylight and sunup, and the stream was not clear enough to see the fish as they came up from the river, but the fish being large, caused a ripple on the surface of the water above them, which disclosed their presence. I saw a fish coming and watched it pass the point where I stood. It went on upstream and I followed, knowing that about a hundred yards above was a riffle which would probably stop the salmon. I walked ahead of the fish and stood with rifle cocked and ready to shoot at the foot of the riffle. Below this place was a long, wide and deep hole, say fifty yards in length and ten feet deep. The riffle was where the stream came down a declivity and was wide and shallow, indeed, the water was so shallow that my impression was that the fish could not possibly ascend the stream at this point. The riffle was about thirty yards in length, until at its upper end it was of sufficient depth for a fish to swim in. After waiting awhile I saw the fish spring out of the water and land not far from me like a shot out of a gun; twice it did this, as I thought for the purpose of viewing what might lie ahead in the way of obstructions. Suddenly as I stood ready to shoot when the fish attempted to go over the shallow riffle, out it came and wriggled over the rocks and

shallow with such rapidity that I had not time to shoot before it reached the deep water above. A friend, who lived in Oregon City, on the Willamette river, not far from Portland, where the river falls over a cliff of different heights, said he had often watched the salmon trying to ascend these falls. The lowest place in the waterfall is some fourteen feet perpendicularly, but the volume of water is great. This was a favorite place for the Indians to catch salmon, in baskets before the coming of the white man. The fish would come to the fall, as my friend told me, and then go back a distance sufficient to give them good headway, and here was the place of all places for the president, and the naturalist to have their dispute decided by actual experiment. The fish would take a run at the falls at top speed, and then swim straight up the middle of the fall, many of them being thrown back by the force of the water, but many also succeeding in getting into the water above. They did not jump the falls nor did they catch by their tails on projecting rocks, but by rapid swimming they ascended.—H. O. Napton in Kansas City Star.

Cruel.

"Have you written any poetry lately?" asked Miss Dorkins of young Rymer. "Yes," said Rymer. "I have just penned a sonnet on Mrs. De Bate's sympathy form."

"There's nothing original in that," laughed Miss Dorkins. "There a terrible lot of padding in most of the literary output of the day."—Harper's Weekly.

Inopportune.

"What's the matter, old chap?" "Just been run to the pawnbroker's to pop an umbrella and meet Smith there."

"Well, what about it?" "Nothing—only the umbrella was Smith's."—Illustrated Bits.



BORDEN'S Malted Milk

Baby Food and More

Uniform Composition
Readily Assimilated
Easily Prepared Very Nourishing

Malted Milk Dept.
BORDEN'S CONDENSED MILK CO.
New York